

LOCAL EXCHANGE SERVICES TARIFF
S.C.C.-Va.-No. 202

Verizon Virginia Inc.

Section 2
Original Page 28

LOCAL EXCHANGE SERVICE

C. RATES (Cont'd)

2. Rate Schedules (Cont'd)

g. Rate Class 7 Exchanges from 300,001 to 1,280,000 Weighted Dial
Tone Lines (Cont'd)

(2) Residence, per line

(a) Dial Tone Lines

Per
Month

Individual Line \$5.00

Rate includes basic message rate service,
or basic measured rate service where offered,
which is called Economy Service.

PBX Trunk* 5.00

(b) Monthly Usage Options

I. Unlimited, Flat Rate

Individual Line 8.59

PBX Trunk 8.59

II. Limited, Message or Measured Rate, Individual

Line (IV) 3.44

III. Exchange Flat/Measured Rate, Individual

Line (V) 6.86

For explanation of roman numerals in parenthesis, see Page 32 (Note) following.

* Rate includes basic message rate service, or basic measured rate service
where offered.

LOCAL EXCHANGE SERVICES TARIFF
S.C.C.-Va.-No. 202

Verizon Virginia Inc.

Section 2
Original Page 29

LOCAL EXCHANGE SERVICE

C. RATES (Cont'd)

2. Rate Schedules (Cont'd)

h. Rate Class 8 Zones of the WMEA with more than 1,280,000 Weighted
Dial Tone Lines

(1) Business, per line

(a) Dial Tone Lines

Per
Month

Individual Line* \$11.00

PBX Trunk*

For Service for Customer-provided Shared Tenant
Service..... 11.00

For other than Service for Customer-
provided Shared Tenant Service..... 11.00

For Service for Customer-provided Coin and Credit
Card Operated Telephones 11.00

(2) Residence, per line

(a) Dial Tone Lines

Individual Line 5.00

Rate includes basic message rate service, or
basic measured rate service where offered,
which is called Economy Service.

PBX Trunk* 5.00

* Rate includes basic message rate service, or basic measured rate service
where offered.

LOCAL EXCHANGE SERVICES TARIFF
S.C.C.-Va.-No. 202

Verizon Virginia Inc.

Section 2
Original Page 30

LOCAL EXCHANGE SERVICE

C. RATES (Cont'd)

2. Rate Schedules (Cont'd)

h. Rate Class 8 Zones of the WMEA with more than 1,280,000 Weighted
Dial Tone Lines (Cont'd)

(2) Residence, per line (Cont'd)

(b) Monthly Usage Options

I. Unlimited, Flat Rate	<u>Per Month</u>
Individual Line	\$9.82
PBX Trunk	9.82
II. Limited, Message or Measured Rate	
Individual Line (IV)	3.63
III. Exchange Flat/Measured Rate, Individual Line (V)	7.83

For explanation of roman numerals in parenthesis, see Page 32 (Note) following.

LOCAL EXCHANGE SERVICES TARIFF
S.C.C.-Va.-No. 202

Verizon Virginia Inc.

Section 2
1st Revised Page 30a
Cancels Original Page 30a

LOCAL EXCHANGE SERVICE

C. RATES (Cont'd)

2. Rate Schedules (Cont'd)

h. Rate Class 8 Zones of the WMEA with more than 1,280,000 Weighted
Dial Tone Lines (Cont'd)

Rate Class 8 Zones/Exchanges with more than 1,280,000 Weighted Dial
Tone Lines other than Northern Virginia zones, including Foreign
Exchange Service provided from the same wire center which provides the
normal Braddock, Engleside or Herndon Service.

(1) Business, per line

(a) Dial Tone Lines	Per Month
Individual Line	\$11.00
PBX Trunk*	
For Service for Customer-provided Shared Tenant Service.....	11.00
For other than Service for Customer- provided Shared Tenant Service.....	11.00
For Service for Customer-provided Coin and Credit Card Operated Telephones.....	11.00
(b) Monthly Usage Option, Unlimited Usage, Flat Rate†	
Individual Line.....	42.18
PBX Trunk.....	73.83
For Service for Customer-provided Coin and Credit Card Operated Telephones	64.32

* Rate includes basic message rate service, or basic measured rate service
where offered.

† Not available in the Braddock, Engleside and Herndon exchanges. (C)

LOCAL EXCHANGE SERVICES TARIFF
S.C.C.-Va.-No. 202

Verizon Virginia Inc.

Section 2
Original Page 31

LOCAL EXCHANGE SERVICE

C. RATES (Cont'd)

2. Rate Schedules (Cont'd)

- h. Rate Class 8 Zones of the WMEA with more than 1,280,000 Weighted Dial Tone Lines (Cont'd)

Rate Class 8 Zones/Exchanges with more than 1,280,000 Weighted Dial Tone Lines other than Northern Virginia zones, including Foreign Exchange Service provided from the same wire center which provides the normal Braddock, Engleside or Herndon Service. (Cont'd)

(2) Residence, per line

(a) Dial Tone Lines	Per Month
Individual Line	\$5.00

Rate includes basic message rate service, or
basic measured rate service where offered, which
is called Economy Service.

PBX Trunk*	5.00
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(b) Monthly Usage Options

I. Unlimited, Flat Rate

Individual Line.....	9.33
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PBX Trunk.....	9.33
----------------	------

II. Limited, Message or Measured Rate, Individual Line (IV)	3.63
----------------------------------------------------------------------	------

III. Exchange Flat/Measured Rate, Individual Line (V)	7.34
----------------------------------------------------------------	------

For explanation of roman numerals in parenthesis, see Page 32 (Note) following.

- Rate includes basic message rate service, or basic measured rate service where offered.

LOCAL EXCHANGE SERVICES TARIFF
S.C.C.-Va.-No. 202

Verizon Virginia Inc.

Section 2
Original Page 32

LOCAL EXCHANGE SERVICE

C. RATES (Cont'd)

2. Rate Schedules (Cont'd)

<u>Note</u>	<u>Explanation</u>
(I)	Unlimited Monthly Usage Option required except Rate Class 8. Limited Availability (LA-3) applies when facilities for an individual line are available, except for supersedures where the customer accepts all outstanding billing responsibility.
(II)	Unlimited Monthly Usage Option required. Limited Availability (LA-3) applies, except for supersedures where the customer accepts all outstanding billing responsibility.
(III)	
(IV)	Limited Monthly Usage Option Allowance
	Residence
	Message Rate..... 50 Message Units
	Measured Rate..... \$4.80
(V)	Available only in exchanges where measured rate service is offered.

LOCAL EXCHANGE SERVICES TARIFF
S.C.C.-Va.-No. 202

Verizon Virginia Inc.

Section 2
Original Page 33

LOCAL EXCHANGE SERVICE

C. RATES (Cont'd)

3. Usage Charges

a. Business

1. Message Rate

Per Message Unit \$.096

2. Measured Rate Charges

<u>Per Message, Per Minute or Fraction Thereof</u>						
Airline	Rate Period 1		Rate Period 2		Rate Period 3	
	<u>Day</u>	Each Add'l	<u>Evening</u>	Each Add'l	<u>Night/Weekend</u>	Each Add'l
	Initial		Initial		Initial	
<u>Mile</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>
0-8	\$.0280	\$.0160	\$.0168	\$.0096	\$.0112	\$.0064
9-13	.0400	.0200	.0240	.0120	.0160	.0080
14-18	.0510	.0270	.0306	.0162	.0204	.0108
19-23	.0600	.0320	.0360	.0192	.0240	.0128
24-28	.0730	.0370	.0438	.0222	.0292	.0148
29-38	.0840	.0440	.0504	.0264	.0336	.0176
39-48	.0950	.0480	.0570	.0288	.0380	.0192

3. Business subscribers to eligible services will have the option of billing local measured usage in one-tenth of a minute, (6 second), billing increments.

(a) A minimum of 3 billing increments will be charged per originated call.

(b) Increments will be calculated based on the average rate per minute for a 3 minute call in the 0-8 mileage band.

(c) One billing increment will equal one tenth of the per minute rate.

b. Residence

1. Message Rate Charges for Calls over the Allowance for Dial Tone Lines with a Limited Monthly Usage Option, and Message Rate Charges for Dial Tone Lines without a Monthly Usage Option.

Per Message Unit \$.096

LOCAL EXCHANGE SERVICES TARIFF
S.C.C.-Va.-No. 202

Verizon Virginia Inc.

Section 2
Original Page 34

LOCAL EXCHANGE SERVICE

C. RATES (Cont'd)

3. Usage Charges (Cont'd)

b. Residence (Cont'd)

2. Measured Rate Charges for Usage over the Allowance for Dial Tone Lines with a Limited Monthly Usage Option, and Measured Rate Charges for Dial Tone Lines without a Monthly Usage Option, and Dial Tone Lines with an Exchange Flat/Measured Rate Monthly Usage Option.

<u>Per Message, Per Minute or Fraction Thereof*</u>						
Airline	Rate Period 1		Rate Period 2		Rate Period 3	
	<u>Day</u>		<u>Evening</u>		<u>Night/Weekend</u>	
	Initial	Each Add'l	Initial	Each Add'l	Initial	Each Add'l
<u>Mile</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>
0-8	\$.0280	\$.0160	\$.0168	\$.0096	\$.0112	\$.0064
9-13	.0400	.0200	.0240	.0120	.0160	.0080
14-18	.0510	.0270	.0306	.0162	.0204	.0108
19-23	.0600	.0320	.0360	.0192	.0240	.0128
24-28	.0730	.0370	.0438	.0222	.0292	.0148
29-38	.0840	.0440	.0504	.0264	.0336	.0176
39-48	.0950	.0480	.0570	.0288	.0380	.0192

- * Residence customers who have been certified to the Telephone Company as having a hearing and/or speech impairment which requires them to communicate over telephone facilities by means other than voice and who use Data Transmitting and Receiving Terminals of speeds of 110 bauds or less, will be charged as follows for Measured Rate Usage.

Rate Period 1 Day usage will be charged for as Rate Period 2 Evening usage.

Rate Period 2 Evening usage will be charged for as Rate Period 3 Night/Weekend usage.

Rate Period 3 Night/Weekend usage will be charged for as Rate Period 3 Night/Weekend usage.

LOCAL EXCHANGE SERVICES TARIFF
S.C.C.-Va.-No. 202

Verizon Virginia Inc.

Section 2
1st Revised Page 35
Cancels Original Page 35

LOCAL EXCHANGE SERVICE

C. RATES (Cont'd)

3. Usage Charges (Cont'd)

c. Pay Telephone Lines*

1. Message Rate Charges for Calls over the Allowance for Dial Tone Lines with a Limited Monthly Usage Option, and Message Rate Charges for Dial Tone Lines without a Monthly Usage Option.

Per Message Unit \$.096

2. Measured Rate Charges for Usage over the Allowance for Dial Tone Lines with a Limited Monthly Usage Option, and Measured Rate Charges for Dial Tone Lines without a Monthly Usage Option, and Dial Tone Lines with an Exchange Flat/Measured Rate Monthly Usage Option.

Per Message, Per Minute or Fraction Thereof						
Airline	Rate Period 1		Rate Period 2		Rate Period 3	
	Day		Evening		Night/Weekend	
	Initial	Each Add'l	Initial	Each Add'l	Initial	Each Add'l
<u>Mile</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>	<u>Minute</u>
0-8	\$.0280	\$.0160	\$.0168	\$.0096	\$.0112	\$.0064
9-13	.0400	.0200	.0240	.0120	.0160	.0080
14-18	.0510	.0270	.0306	.0162	.0204	.0108
19-23	.0600	.0320	.0360	.0192	.0240	.0128
24-28	.0730	.0370	.0438	.0222	.0292	.0148
29-38	.0840	.0440	.0504	.0264	.0336	.0176
39-48	.0950	.0480	.0570	.0288	.0380	.0192

3. Local Usage Charge for end users for alternately billed calls from pay telephones.

Per Local Call \$.25

(N)

(N)

* Local calls originating from pay phones through a Telecommunications Relay Service (TRS) are free of charge.

VERIZON VIRGINIA INC.
REBUTTAL TESTIMONY OF ALAN YOUNG
POLE ATTACHMENT ISSUES (ISSUE C16)
CC DOCKET NO. 02-359
OCTOBER 9, 2003

1 **Q. PLEASE STATE YOUR NAME, TITLE AND BUSINESS ADDRESS.**

2 A. My name is Alan Young. I am employed by Verizon as Senior Staff Consultant –
3 Federal Communications Commission Regulatory and Legal Support, Joint Use and
4 Licensing. My business address is 35 S. Haddon Avenue, Floor 2, Haddonfield, New
5 Jersey 08033. I am the same Alan Young who has previously submitted testimony in
6 this proceeding.

7 **Q. WHAT IS THE PURPOSE OF YOUR REBUTTAL TESTIMONY?**

8 A. I respond to the Direct Testimony of Cavalier witness Matt Ashenden, which criticizes
9 the pole attachment process in Virginia and demands sweeping changes to the process
10 even though Cavalier hardly ever uses it. I also explain that the Bureau should permit
11 Verizon to continue the same pole attachment process that the Virginia SCC and the
12 Commission have already approved in the section 271 proceeding in Virginia.

13 **Q. WHAT WOULD CAVALIER’S PROPOSAL REQUIRE VERIZON TO DO?**

14 A. As noted in my Direct Testimony, Cavalier is demanding broad changes to a process
15 that it almost never uses and which, as noted above, the Commission has repeatedly
16 approved as nondiscriminatory. Under Cavalier’s proposal, Verizon would be
17 “primarily responsible” for renegotiating all of its pole license agreements with cable
18 companies, electric utilities, and other telephone companies throughout Virginia so that
19 a single independent contractor would perform make-ready work for all these entities.
20 Nowhere does the Act or Commission rules require Verizon to assume a role as project-
21 coordinator of *all* pole owners in Virginia.

22 **Q. ON PAGE 8 OF HIS DIRECT TESTIMONY, MR. ASHENDEN STATES THAT**

1 **“VERIZON WAS THE LONE HOLD-OUT AND PREVENTED**
2 **IMPLEMENTATION OF AN IMPROVED PROCEDURE” FOR POLE**
3 **ATTACHMENTS IN VIRGINIA. IS THIS CORRECT?**

4 A. No. Mr. Ashenden is mistaken. Verizon is not and has never been the “lone holdout” as
5 he suggests. In fact, the opposite is true. Other carriers, including Cox and Dominion
6 Virginia Power, have also opposed Cavalier’s proposal. In fact, on May 3, 2000,
7 representatives from Verizon (then Bell Atlantic), Dominion Virginia Power (then
8 Virginia Electric and Power Company) and Cox met with representatives from Cavalier
9 in Chester, Virginia to discuss pole attachment issues with Cavalier. At that meeting,
10 Cavalier raised a proposal similar to the one it raises in this proceeding, in which an
11 independent contractor would be responsible for performing make-ready work on all
12 cable, electric, and telephone facilities on a particular pole. The representative from
13 Cox refused to participate in Cavalier’s proposed process because he said he would not
14 allow any parties other than Cox employees or contractors to touch or engineer Cox
15 facilities. The Dominion Virginia Power and Bell Atlantic representatives concurred
16 with the Cox position, and Cavalier’s proposal was not adopted.

17 **Q. WERE YOU PRESENT AT THIS MEETING?**

18 A. No. Donald Cameron was present. He is the Manager, Contracts and Agreements for
19 Virginia. Don’s group is responsible for implementing Verizon’s pole attachment
20 policies that my group, the National Staff, sets. It is my responsibility to stay apprised
21 of all discussions between Verizon and entities that attach to Verizon’s poles. When
22 Don attends meetings with attaching entities, he regularly informs me of the meetings’
23 results. Don told me about this meeting shortly after it happened.

24 **Q. DID CAVALIER INVITE VERIZON OR ANY OF ITS PREDECESSOR**

1 **COMPANIES TO ANY MEETINGS TO DISCUSS POLE ATTACHMENT**
2 **ISSUES IN VIRGINIA AFTER THE MAY 3, 2000 MEETING DISCUSSED**
3 **ABOVE?**

4 A. Not to my knowledge. I have confirmed with Don Cameron that he did not receive any
5 such invitation.

6 **Q. DID CAVALIER RAISE THIS ISSUE IN CONNECTION WITH VERIZON'S**
7 **SECTION 271 APPLICATION IN VIRGINIA?**

8 A. Yes. As noted in my direct testimony at page 10, Cavalier raised this issue with the
9 Virginia SCC in connection with Verizon's section 271 proceeding in Virginia. The
10 Hearing Examiner rejected Cavalier's proposal out of hand. At that time, Cavalier did
11 not indicate that it was in discussions with other pole owners, nor did Cavalier express a
12 desire to discuss pole attachment issues informally with Verizon.

13 **Q. AT PAGE 11 OF HIS DIRECT TESTIMONY, MR. ASHENDEN REFERS TO A**
14 **"UNITARY PROCESS" ON WHICH "ALL PARTIES EXCEPT VERIZON**
15 **REACHED AGREEMENT" IN EARLY 2001. CAN YOU COMMENT ON**
16 **THIS?**

17 A. I do not know of such an agreement, nor do I have any knowledge of the parties to
18 which Mr. Ashenden is referring when he says "all parties." As noted above, Cavalier
19 has not revisited the pole attachment issue with Verizon (other than in Verizon's section
20 271 proceedings) since May 3, 2000.

21 **Q. AT PAGE 11 OF HIS DIRECT TESTIMONY, MR. ASHENDEN STATES THAT**
22 **"SUCH A PROCESS HAS BEEN FOLLOWED WITH POLE ATTACHMENTS**
23 **IN EASTERN VIRGINIA, WHERE VERIZON'S POLES WERE NOT**
24 **INVOLVED." CAN YOU COMMENT ON THIS?**

25 A. Yes. I have no knowledge of the process to which Mr. Ashenden refers or the
26 participants involved. I am skeptical that such a process could take place without
27 Verizon's knowledge – Verizon is attached to numerous poles in Eastern Virginia, and

1 no party should be moving Verizon's pole attachments, even on poles that are not owned
2 by Verizon, without Verizon's explicit consent.

3 **Q. ON PAGES 7-9 OF HIS DIRECT TESTIMONY, MR. ASHENDEN INDICATES**
4 **THAT VERIZON'S PROCESS IS INEFFICIENT AND THAT VERIZON IS**
5 **RESISTING CHANGE. CAN YOU COMMENT ON THIS?**

6 A. Yes. First, Mr. Ashenden has no basis for this criticism because Cavalier does not use
7 Verizon's existing process. I would suggest that Cavalier at least try the current pole
8 attachment process before proposing to revamp it. As noted on page 8 of my Direct
9 Testimony, Cavalier has not submitted a single pole attachment application to Verizon
10 in over two years. Second, I would point out that no other attaching entity in Virginia
11 has complained about Verizon's pole attachment process either during Verizon's section
12 271 application or in any other proceeding in Virginia. Verizon should not be expected
13 to change a fully functional process that no other entity has complained about.

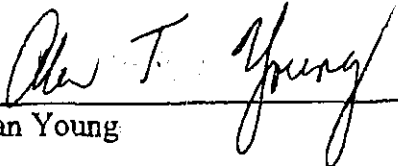
14 **Q. DOES THIS CONCLUDE YOUR TESTIMONY?**

15 A. Yes.

1 **Declaration of Alan Young**

2
3 I declare under penalty of perjury that I have reviewed the foregoing testimony and that those
4 sections as to which I testified are true and correct.

5
6 Executed this 7 day of October, 2003.

7
8 
9 _____
10 Alan Young

Before The
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of)	
)	
Petition of Cavalier Telephone, LLC)	
Pursuant to Section 252(e)(5) of the)	WC Docket No. 02-359
Communications Act for Preemption)	
of the Jurisdiction of the Virginia State)	
Corporation Commission Regarding)	
Interconnection Disputes with Verizon)	
Virginia, Inc. and for Arbitration)	

CERTIFICATE OF SERVICE

I certify that on the 9th day of October, 2003, the Rebuttal Testimony of Verizon Virginia, Inc. in the above-captioned proceeding was served on the following parties:

Via Overnight Delivery and Electronic Mail:

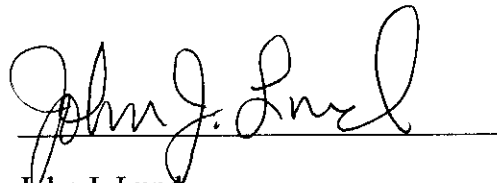
Stephen T. Perkins
Cavalier Telephone, LLC
2134 West Laburnum Avenue
Richmond, Virginia 23227-4342
sperkins@cavtel.com

Martin W. Clift, Jr.
Cavalier Telephone, LLC
2134 West Laburnum Avenue
Richmond, VA 23227-4342
mclift@cavtel.com

Richard U. Stubbs
Cavalier Telephone Mid-Atlantic, LLC
965 Thomas Drive
Warminster, Pennsylvania 18974
rstubbs@cavtel.com

Via Electronic Mail:

Ms. Terri Natoli (tnatoli@fcc.gov)
Mr. Jeremy Miller (jeremy.miller@fcc.gov)
Mr. Brad Koerner (bkoerner@fcc.gov)
Mr. Marcus Maher (marcus.maher@fcc.gov)
Mr. Richard Lerner (rlerner@fcc.gov)
Mr. John Adams (john.adams@fcc.gov); and
Ms. Margaret Dailey (mdailey@fcc.gov)



John J. Lund